PTO/SB/68 (11-04)

Approved for use through 7/31/2008. OMB 0651-0391

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REQUEST FOR ACCESS TO AN ABANDONED APPLICATION UNDER 37 CFR 1.14				
application, which is not within the file jacke and which is identified in, or to which a bene	Application Number Application Number Filed Paper No. Paper No			
	\$9.386_, column, line, or			
Wrapper System (IFW) and A member of the public, acting without a pot through the FIU. If the member of the public available through the Public Patent Applications web site (www.uspto.gov). Terminals that a The member of the public may also be entited the appropriate fee. Such copies must be pappropriate fee (37 CFR 1.19(b)). For published applications that are still per the file contents; the pending application application. For unpublished applications that are still (1) If the benefit of the pending application application that has: (a) issued as a Upatent application publication, or an in Article 21(2), a member of the public originally filed; or any document in the registration, a U.S. patent application	on is claimed under 35 U.S.C. 119(e), 120, 121, or 365 in another J.S. patent, or (b) published as a statutory invention registration, a U.S. International patent application publication in accordance with PCT may obtain a copy of: the file contents; the pending application as			
Signature Darlere Typed or printed na Registration Number, if a	Approved by: File Inform(initials)			
Telephone Numb	per			

This collection of information is required by 37 CFR 1.11 and 1.14. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. BRING TO: File Information Unit, Room 2E04, 2900 Crystal Drive, Arlington, Virginia.

JSU05889386A

References Cited

U.S. PATENT DOCUMENTS

Attorney, Agent, or Firm-McAndrews, Held & Malloy,

7/1976 Jungfer et al.

10/1981 Thompson et al.

3/1983 Kikuoka et al. .

United States Patent [19]

Koenck

[11] Patent Number:

5,889,386

[45] Date of Patent:

Mar. 30, 1999

[54] BATTERY CONDITIONING SYSTEM HAVING COMMUNICATION WITH BATTERY PARAMETER MEMORY MEANS IN CONJUNCTION WITH BATTERY CONDITIONING

[75] Inventor: Steven E. Koenck, Cedar Rapids, Iowa

[73] Assignee: Intermee Technology Corporation, Everett, Wash.

Related U.S. Application Data

[21] Appl. No.: 82.061

[22] Filed: May 20, 1998

[56]

3.971.980

4,295,097

4,377,787

[57] ABSTRACT

Primary Examiner—Edward H. Tso

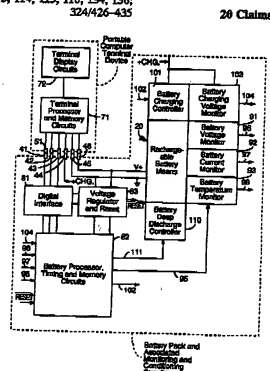
Assistant Examiner K. Shin

In an exemplary embodiment, a battery conditioning system monitors battery conditioning and includes a memory for storing data based thereon; for example, data may be stored representative of available battery capacity as measured during a deep discharge cycle. With a microprocessor monitoring battery operation of a portable unit, a measure of remaining battery capacity can be calculated and displayed. Where the microprocessor and battery conditioning system memory are permanently secured to the battery so as to receive operating power therefrom during storage and handling, the performance of a given battery in actual use can be accurately judged since the battery system can itself maintain a count of accumulated hours of use and other relevant parameters. In the case of a non-portable conditioning system, two-way communication may be established with a memory associated with the portable unit so that the portable unit can transmit to the conditioning system information concerning battery parameters (e.g. rated battery capacity) and/or battery usage (e.g. numbers of shallow discharge and recharge cycles), and after a conditioning operation, the conditioning system can transmit to the portable unit a measured value of battery capacity, for example.

20 Claims, 24 Drawing Sheets

Continuation of Ser. No. 879,475, Jun. 20, 1997, which is a continuation of Ser. No. 565,655, Nov. 22, 1995, abandoned which is a continuation of Ser. No. 134,881, Oct. 12, 1993, Pal. No. 5,508,599, which is a continuation of Ser. No. 769,337, Oct. 1, 1991, Pat. No. 5,278,487, which is a continuation of Ser. No. 544,230, Jun. 19, 1990, abandonad, which is a division of Ser. No. 422,226, Oct. 16, 1989, Pat. No. 4,961,043, which is a division of Ser. No. 168,352, Mar. 15, 1988, Pat. No. 4,865,823, which is a continuation-in-pan of Ser. No. 944,503, Den. 18, 1986, Pat. No. 4,737,702, which is a continuation-in-pan of Ser. No. 976,194, Jun. 19, 1986, Pat. No. 4,709,202, which is a division of Ser. No. 797,233, Nov. 12, 1985, Pat. No. 4,743,354, which is a continuation-in-pan of Ser. No. 612,588, May.21, 1984, Pat. No. 4,553,081, which is a continuation-in-pan of Ser. No. 385,830, Jun. 7, 1982, Pat. No. 4,455,523.

[21]	Int. Cl.°		H02J 7/00
[52]	U.S. Cl	320/136; 320/10	7: 320/112:
	320/114	; 320/134; 320/42	7; 320/426
f 501	Piold of Court		



pliant

ŭ

PTO/SB/68 (11-04)

Approved for use through 7/31/2008, OMB 0851-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REQUEST FOR ACCESS TO AN ABAN	DONED APPLICATION UNDER 37 CFR 1.14
Bring completed form to: File Information\Unit\ Roofn 2Ê04	Application of Filed SU1665 NOV 22,1995
application, which is not within the file jacket of a p and which is identified in, or to which a benefit is c United States Patent Application Publication	to the application file record of the above-identified ABANDONED rending Continued Prosecution Application (CPA) (37 CFR 1.53(d)) laimed, in the following document (as shown in the attachment): No, page, line,
United States Patent Number _\(\sigma \)\(\sigma \)\(\	<u>, column, line,</u> or
Wrapper System (IFW) and Acces A member of the public, acting without a power to through the FIU. If the member of the public is en available through the Public Patent Application Inf web site (www.uspto.gov). Terminals that allow ac The member of the public may also be entitled to o the appropriate fee. Such copies must be purchas appropriate fee (37 CFR 1.19(b)). For published applications that are still pending, a the file contents; the pending application as o application. For unpublished applications that are still pending (1) If the benefit of the pending application is cla application that has: (a) issued as a U.S. pat patent application publication, or an internati Article 21(2), a member of the public may ob originally filed; or any document in the file of (2) If the application is incorporated by reference registration, a U.S. patent application publica	ariginally filed; or any document in the file of the pending a: aimed_under 35 U.S.C. 119(e), 120, 121, or 365 in another ent, or (b) published as a statutory invention registration, a U.S. conal patent application publication in accordance with PCT stain a copy of: the file contents; the pending application as
Signature Darlene 100 Typed or printed name Registration Number, if applicate 703418-03	Date FOR PTO USE ONLY Approved by: JUNIT: Unit:
. Telephone Number	

This collection of information is required by 37 CFR 1.11 and 1.14. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. BRING TO: File Information Unit, Room 2E04, 2900 Crystal Drive, Arlington, Virginia.

08 879475

United States Patent [19]

Koenck

US005889386A

[11] Patent Number:

[45] Date of Patent:

Mar. 30, 1999

[54] BATTERY CONDITIONING SYSTEM HAVING COMMUNICATION WITH BATTERY PARAMETER MEMORY MEANS IN CONJUNCTION WITH BATTERY CONDITIONING

[75] Inventor: Steven E. Koenck, Cedar Rapids, Iowa

[73] Assignee: Intermee Technology Corporation, Everen, Wash.

[21] Appl. No.: 82,061

[22] Filed: May 20, 1998

Related U.S. Application Data

Continuation of Ser. No. 879,475, Jun. 20, 1997, which is a continuation of Ser. No. 561,665, Nov. 22, 1993, abandoned which is a continuation of Ser. No. 134,884, Oct. 12, 1993, Pab. No. 5,508,599, which is a continuation of Ser. No. 769,387, Oct. 1, 1991, Pat. No. 5,278,487, which is a continuation of Ser. No. 544,230, Jun. 19, 1990, abandoned, which is a division of Ser. No. 422,226, Oct. 16, 1989, Pat. No. 4,961,043, which is a division of Ser. No. 168,352, Mar. 15, 1988, Pat. No. 4,363,823, which is a continuation-in-part of Ser. No. 944,503, Dea. 18, 1986, Pat. No. 4,737,702, which is a continuation-in-part of Ser. No. 876,194, Jun. 19, 1986, Pat. No. 4,709,202, which is a division of Ser. No. 797,235, Nov. 12, 1985, Pat. No. 4,746,354, which is a continuation-in-part of Ser. No. 612,588, May.21, 1984, Pat. No. 4,553,081, which is a continuation-in-part of Ser. No. 385,830, Jun. 7, 1982, Pat. No. 4,455,523.

[51]	Int. Cl.	\$1 \$50 \$74 \$44 \$44 \$25 \$55 \$575 \$777 = \$10 \$445 \$41 \$41 \$41 \$41 \$41 \$41	H02J	7/00
[52]	U.S. Cl.	320/136; 320/10 320/114; 320/134; 320/42	7; 320/	112;

[56] References Cited

U.S. PATENT DOCUMENTS

3,971,980 7/1976 Jungfer et al. . 4,295,097 10/1981 Thompson et al. . 4,377,787 3/1983 Kikuoka et al. .

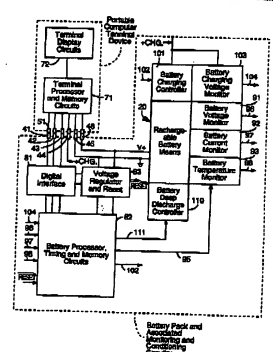
Primary Examiner—Edward H. Tso
Assistant Examiner—K. Shin
Attorney, Agent, or Firm—McAndrews, Held & Malloy,

[57]

ABSTRACT

In an exemplary embodiment, a battery conditioning system monitors battery conditioning and includes a memory for storing data based thereon, for example, data may be stored representative of available battery capacity as measured during a deep discharge cycle. With a microprocessor monitoring battery operation of a portable unit, a measure of remaining battery capacity can be calculated and displayed. Where the microprocessor and battery conditioning system memory are permanently secured to the battery so as to receive operating power therefrom during storage and handling, the performance of a given battery in actual use can be accurately judged since the battery system can itself maintain a count of accumulated hours of use and other relevant parameters. In the case of a non-portable conditioning system, two-way communication may be established with a memory associated with the portable unit so that the portable unit can transmit to the conditioning system information concerning battery parameters (e.g. rated battery capacity) and/or battery usage (e.g. numbers of shallow discharge and recharge cycles), and after a conditioning operation, the conditioning system can transmit to the portable unit a measured value of battery capacity, for example.

20 Claims, 24 Drawing Sheets



FWC 08/561665